## 

1 2 3 4 5 6 7 8 9 10	Richard M. Heimann (State Bar No. 63607) Kelly M. Dermody (State Bar No. 171716) Brendan P. Glackin (State Bar No. 199643) Dean M. Harvey (State Bar No. 250298) Anne B. Shaver (State Bar No. 255928) LIEFF CABRASER HEIMANN & BERNSTEIN, LLP 275 Battery Street, 29th Floor San Francisco, CA 94111-3339 Telephone: (415) 956-1000 Facsimile: (415) 956-1008  Joseph R. Saveri (State Bar No. 130064) James Dallal (State Bar No. 277826) JOSEPH SAVERI LAW FIRM, INC. 505 Montgomery, Suite 625 San Francisco, CA 94111 Telephone: 415.306.6800 Facsimile: 415.395.9940
11	Co-Lead Class Counsel
12	Co-Leua Ciass Comisei
13	UNITED STATES DISTRICT COURT
14	NORTHERN DISTRICT OF CALIFORNIA
15	SAN JOSE DIVISION
16	
17 18 19 20 21	IN RE: HIGH-TECH EMPLOYEE ANTITRUST LITIGATION THIS DOCUMENT RELATES TO: ALL ACTIONS  Master Docket No. 11-CV-2509-LHK  DECLARATION OF KENNETH JUE
22	
23	I, Kenneth Jue, declare:
24	1. I am employed as a project manager by Gilardi & Co. LLC ("Gilardi"), located at
25	3301 Kerner Blvd., San Rafael, California. Gilardi serves as the Court-appointed Settlement
26	Administrator regarding the settlement with Defendants Adobe Systems Incorporated, Apple Inc.,
27	Google Inc., and Intel Corporation (collectively, the "Settling Defendants"), as set forth in the
28	Settlement Agreement. As the case manager at Gilardi, I oversaw the administrative services
	JUE DEC ISO RESPONSE TO CLASS MEMBER  1382512.1 - 1 - LETTER AND STATUS REPORT  MASTER DOCKET NO. 11-CV-2509-LHK

## Case 5:11-cv-02509-LHK Document 1119-2 Filed 11/06/17 Page 3 of 3

1	13. Accordingly, on November 3, 2017, we provided letters to each of these Class
2	Members that confirm: (1) the original check was not cashed; (2) the date when the original check
3	was voided; and (3) the dates and amounts of the original and all reissued checks.
4	14. To date, 92% of Settlement Class Members have cashed their Settlement checks,
5	representing 95% of the total distribution value.
6	15. We have responded to 5,972 telephone calls and 10,136 emails from Class
7	Members.
8	16. Since Class Member Settlement payments were first made in 2015, we have
9	continually provided re-issued checks upon request. This process cannot continue indefinitely, i
10	part because each of the 50 States require that unclaimed wages escheat to each of the relevant
11	States after a certain amount of time, to be held for the benefit of Class Members.
12	I declare under penalty of perjury under the laws of the State of California that the
13	foregoing is true and correct and that this declaration was executed this 3rd day of November,
14	2017, at San Rafael, California.
15	
16	/s/ Kenneth Jue
17	Kenneth Jue
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	